1 2 3 4 5	WILKE FLEURY LLP MATTHEW W. POWELL (SBN 114563) mpowell@wilkefleury.com DANIEL J. FOSTER (SBN 238012) dfoster@wilkefleury.com 621 Capitol Mall, Suite 900 Sacramento, California 95814 Telephone: (916) 441-2430 Facsimile: (916) 442-6664	
6 7	Attorneys for Defendant CTL MANAGEMENT, INC.	
8	UNITED STATES DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA, SACRAMENTO DIVISION	
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11	RICHARD CAMILLERI,	Case No. Case 2:25-CV-01013-DJC-CSK
12	Plaintiff,	JOINT STIPULATION TO EXTEND
13	v.  EXPERIAN INFORMATION SOLUTIONS, INC.; EQUIFAX INFORMATION SERVICES, LLC; CTL MANAGEMENT, INC.; PAYARC LLC,  Defendants.	TIME FOR DEFENDANT CTL MANAGEMENT, INC. TO RESPOND TO PLAINTIFF RICHARD CAMILLERI'S COMPLAINT AND ORDER  Assigned to District Judge Daniel J. Calabretta Referred to Magistrate Judge Chi Soo Kim
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17	Beleficiality.	
18	Plaintiff Richard Camilleri ("Plaintiff") and Defendant CTL Management, Inc.	
19	("Defendant"), through their respective attorneys of record, submit the following Joint Stipulation,	
20	pursuant to Local Rule 144, stating as follows:	
21	1. Plaintiff filed his Complaint on A	pril 4, 2025. (Dkt. 1.) The Summons was issued to
22	Defendants on April 4, 2025. (Dkt. 2.)	
23	2. The Complaint was served on Det	fendant on or about April 7, 2025.
24	3. Defendant's response to the comp	laint was initially due on or before April 28, 2025.
25	4. Defendant requested, and Plaintif	f agreed, that Defendant could have an extension
26	through and including May 12, 2025 to respond to the complaint.	

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27, 2025 so that the parties could explore the possibility of negotiating a resolution of the litigation.

On May 6, 2025, Defendant requested a further extension through and including May

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1	Plaintiff agreed to the requested extension.		
2	6. On May 16, 2025, Defendant requested a further extension through and including		
3	June 10, 2025 so that the parties could engage in settlement negotiations. Plaintiff agreed to the		
4	requested extension. This stipulation is made in good faith and will not alter or otherwise affect the		
5	date of any event or deadline already fixed by the Court.		
6	NOW, THEREFORE, Plaintiff and Defendant, by and through their attorneys of record,		
7	stipulate and agree as follows:		
8	1. Subject to approval by the Court, the date by which Defendant must file and serve its		
9	response to Plaintiff's Complaint shall be extended from May 27, 2025 to and including June 10,		
0	2025.		
1	SO STIPULATED.		
2	DATED: May 27, 2025 WILKE FLEURY LLP		
3	and the second of the second o		
4	By:		
5	MATTHEW POWELL		
6	Attorneys for Defendant, CTL MANAGEMENT, INC.		
7			
8	DATED: May 27, 2025 GALE, ANGELO, & JOHNSON, P.C.		
9			
20	By: /s/ Joe Angelo		
21	JOE ANGELO Attorneys for Plaintiff, RICHARD CAMILLERI		
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28	3801972.1 2  JOINT STIDLILATION TO EXTEND TIME FOR DEFENDANT CTL MANAGEMENT INC. TO DESDOND TO		

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SACRAMENTO

1	<u>ORDER</u>
2	The Court is in receipt of Plaintiff Richard Camilleri and Defendant CTL Management,
3	Inc.'s Joint Stipulation to Extend Time to Respond to Complaint. Having reviewed the stipulation
4	for the requested extension, the Court finds that good cause exists to extend the deadline for
5	Defendant CTL Management, Inc. to file and serve its responsive pleading to June 10, 2025.
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7	IT IS SO ORDERED.
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9	Dated: May 27, 2025 /s/ Daniel J. Calabretta
0	THE HONORABLE DANIEL J. CALABRETTA UNITED STATES DISTRICT JUDGE
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